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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/761,612	01/21/2004	Manabu Yamazoc	B984-072	3508
26272 7590 07/05/2007 COWAN LIEBOWITZ & LATMAN P.C. JOHN J TORRENTE 1133 AVE OF THE AMERICAS			EXAMINER	
			BURLESON, MICHAEL L	
NEW YORK, NY 10036		•	ART UNIT	PAPER NUMBER
			2625	
·			MAIL DATE	DELIVERY MODE
		•	07/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)				
		10/761,612	YAMAZOE ET AL.				
		Examiner	Art Unit				
		Michael Burleson	2625				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHO WHIC - Exter after: - If NO - Failur Any r	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
2a) <u></u> 3) <u></u>	Responsive to communication(s) filed on This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under <i>E</i>	action is non-final.					
Dispositi	on of Claims	•					
5)□ 6)⊠ 7)□	Claim(s) <u>1-20</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-20</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.	· ·				
Application	on Papers						
10) 🗆 -	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the liderawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority u	nder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment	(s)						
1) Notice 2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite				

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DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 17 and 20 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The program claimed is merely a set of instructions per se. Since the program is merely a set of instructions not embodied on a computer readable medium to realize the computer program functionality, the claimed subject matter is non-statutory.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Atkins et al. US 7148990.

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3. Regarding claim 1, Atkins et al. teaches an image extracting method of extracting a predetermined number of images from a plurality of images, comprising: an input step of inputting evaluations for the plurality of images and an extraction step of extracting the predetermined number of images from the plurality of images based on the input evaluations (column 4,lines 30-38).

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- 4. Regarding claim 2, Atkins et al. teaches input step comprises sequentially inputting the evaluations for respective ones of the plurality of images (column 5,lines 20-24).
- 5. Regarding claim 3, Atkins et al. teaches wherein the evaluations are input in chronological order (column 5,lines 26-32).
- 6. Regarding claim 4, Atkins et al. teaches wherein said input step comprises inputting an instruction for image correction processing including an image correction, in addition to inputting the evaluations (column 5,lines 1-5).
- 7. Regarding claim 5, Atkins et al. teaches an album creation step of creating a photo album by arranging the extracted images on each page of the photo album (column 5,lines 51-56).
- 8. Regarding claim 6, Atkins et al. teaches of arranging the extracted images on each page of the photo album based on the input evaluations (column 5,lines 63-65).
- 9. Regarding claim 7, Atkins et al. teaches a division step of dividing the plurality of images into a plurality of groups (column 5,lines 65-67) and wherein said extraction step comprises extracting at least one image from images belonging to each of the groups

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into which the plurality of images are divided and executing the extraction of images until the predetermined number of images is reached (column 6,lines 4-11).

- 10. Regarding claim 8, Atkins et al. teaches wherein said division step comprises designating a group to which each of the plurality of images is to belong and carrying out the division according to the designated group (column 6, lines 4-11).
- 11. Regarding claim 9, Atkins et al. teaches wherein said division step comprises dividing the images according to times of creation of the images (column 3, lines 9-12 and column 6, lines 4-11).
- 12. Regarding claim 10, Atkins et al. teaches an extraction number input step of inputting a number of images to be extracted from each of the groups into which the plurality of images is divided (column 5,lines 64- column 6,lines 1-4).
- 13. Regarding claim 11, Atkins et al. teaches of an album creation step of creating a photo album by arranging images extracted from each of the groups into which the plurality of images is divided on each page of the photo album (column 5,lines 64-column 6,lines 1-4).
- 14. Regarding claim 12, Atkins et al. teaches wherein said album creation step comprises arranging the extracted images from each of the groups into which the plurality of images is divided on each page of the photo album based on the input evaluations (column 3, lines 9-12 and column 6, lines 4-11).
- 15. Regarding claim 13, Atkins et al. teaches wherein said album creation step comprises arranging the extracted images from the groups into which the plurality of

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images are divided on pages of the photo album based on the groups into which the plurality of images are divided (column 3, lines 9-12 and column 6, lines 4-11).

- 16. Regarding claim 14, Atkins et al. teaches wherein said input step further comprises inputting an initial evaluation value intermediate between a highest evaluation value and a lowest evaluation value (column 5, lines 5-9).
- 17. Regarding claim 15, Atkins et al. teaches wherein said input step comprises inputting the evaluations set according to operation of an operating element (column 4,lines 34-38).
- 18. Regarding claim 16, the method of claim 1 performs all of the structural elements of claim 16. Thus, claim 16 is rejected for the same reasons discussed in the rejection of claim 1.
- 19. Regarding claim 17, Atkins et al. teaches of a program for causing a computer to execute an image extracting method of extracting a predetermined number of images from a plurality of images (column 2,lines 67 column 3,lines 1-3), the program comprising: a module for inputting evaluations for the plurality of images (column 4,lines 35-39) and a module for extracting the predetermined number of images from the plurality of images based on the input evaluations (column 4,lines 30-38).
- 20. Regarding claim 18, Atkins et al. teaches an image extracting method of extracting a predetermined number of images from a plurality of images, comprising: a recognition step of recognizing evaluations set for the plurality of images (column 4,lines 30-38), a division step of dividing the plurality of images into a plurality of groups (column 5,lines 65-67) and an extraction step of extracting the predetermined number of

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images by extracting at least one image from images belonging to each of the groups (column 6,lines 4-11).

- 21. Regarding claim 19, Atkins et al. teaches an image extracting apparatus that extracts a predetermined number of images from a plurality of images, comprising: a recognition device that recognizes evaluation values set for the plurality of images (column 4,lines 30-38); a division device that divides the plurality of images into a plurality of groups (column 5,lines 65-67); and an extraction device that extracts the predetermined number of images by extracting at least one image from images belonging to each of the groups(column 6,lines 4-11).
- 22. Regarding claim 20, Atkins et al. teaches of a program for causing a computer to execute an image extracting method of extracting a predetermined number of images from a plurality of images (column 2,lines 67 column 3,lines 1-3), the program comprising: a module for recognition device that recognizes evaluation values set for the plurality of images (column 4,lines 30-38) and a module for dividing the plurality of images into a plurality of groups (column 5,lines 65-67), an extraction module for extracting the predetermined number of images by extracting at least one image from images belonging to each of the groups(column 6,lines 4-11).

Conclusion

1. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Burleson whose telephone number is 571-272-

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7460. The examiner can normally be reached Monday through Friday from 8:30 A.M. to 5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Twyler Lamb can be reached on 571-272-7406.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michael Burleson

Patent Examiner

June 24, 2007